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BY: OFPUTY CLERK

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

PETTER INVESTMENTS, INC. d/b/a RIVEER, a Michigan corporation,

Plaintiff.

vs.

HYDRO ENGINEERING, INC., a Utah corporation; and CALIFORNIA CLEANING SYSTEMS, INC., a California company,

Defendants.

[PROPOSED] ORDER GRANTING
JOINT STIPULATED MOTION FOR
ADJUDICATION OF PLAINITFF'S
SECOND AND THIRD CLAIMS FOR
RELIEF

Civil Case No. 2:14-CV-00045-DB-DBP

Judge Dee Benson

## **ORDER**

Pursuant to the parties' stipulated motion in view of this Court's March 27, 2015 Claim Construction Order (Dkt. No. 235), IT IS HEREBY ORDERED:

- On Plaintiff Riveer's Second Claim for Relief, the Hydro Defendants' accused infringing "Drag Conveyor" product does not infringe the asserted U.S. Patent No. 8,499,774.
- On Plaintiff Riveer's Third Claim for Relief, the Hydro Defendants' accused infringing "Drive-In Clean Out Tray" product does not infringe the asserted U.S. Patent No. 8,506,720.

In view of the foregoing and the Court's prior summary judgment orders, the Court hereby enters summary judgment in Hydro's favor on Plaintiff Riveer's Second and Third Claims for Relief. IT IS SO ORDERED.

Signed: 22 May, 2015

BY THE COURT:

Dee Benson